DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

As below named inventor, I hereby declare that my residences, post office addresses and citizenship is as stated below next to my name; I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: TEXTILE FINISHING PROCESS

the specification of which:

XI is attached hereto and identified as attorney docket No. REF/CIP19

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in *Title 37*, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

	PRIORITY CLAIMED			
Number	Country	Day/Month/Year Filed	Yes	No
	NONE			

☐ Additional Priority Application(s) Listed on Following Page(s)

I HEREBY CLAIM THE BENEFIT UNDER TITLE 35 U.S. CODE §119(E) OF ANY U.S. PROVISIONAL APPLICATIONS LISTED BELOW.				
Application Number	Day/Month/Year Filed			
60/046,298	May 13, 1997			

☐ Additional Provisional Application(s) Listed on Following Page(s)

hereby claim the benefit under *Title 35*, *United States Code*, §120 of any United States application(s) or PCT international application(s) designating The United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of *Title 35*, *United States Code*. §112, we acknowledge the duty to disclose information which is material to patentability as defined in *Title 37*, *Code of Federal Regulations*, §1.56 which became available between the flying date of the prior application(s) and the national or PCT international filing date of this application:

19 Mg 11	Application Number	Filing Date	Status - Patented, Pending or Abandoned		
E.	09/075,334	May 11, 1998	Pending		
1 m	09/163,319	September 30, 1998	Pending		

☐ Additional US/PCT Priority Application(s) listed on Following Page(s)

I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: I hereby appoint as my attorneys, with full powers of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: J. Ernest Kenney, Reg. No. 19,179; Eugene Mar, Reg. No. 25,893; Richard E. Fichter, Reg. No. 26,382; Charles R. Wolfe, Jr., Reg. No. 28,680; Thomas J. Moore, Reg. No. 28,974; Joseph DeBenedictis, Reg. No. 28,502; Benjamin E. Urcia, Reg. No. 33,805; and

I authorize our attorneys to accept and follow instructions from regarding any matter related to the preparation, examination, grant and maintenance of this application, any continuation, continuation-in-part or divisional based thereon, and any patent resulting therefrom, until we or our assigns withdraw this authorization in writing.

Send correspondence to:

BACON & THOMAS 625 Slaters Lane - 4th Floor

Telephone Calls to: Richard E. Fichter (703) 683-0500

Alexandria, VA 22314	
Full Name of First Named Inventor George L. PAYET	Crizenship United States
RESIDENCE ADDRESS 7781 Gwenwyn Drive Cincinnati, Ohio 45236	Post Office Address is the same as Residence Address unless otherwise shown below American Laundry Machinery Incorporated 5050 Section Avenue, Cincipatati, Ohio 45212-2099
DATE March 12, 1999 (3/12/99)	SIGNATURE LEGGE D. Tault

Docket No. 9116-416 PATENT

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, DC 20231 on

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RAND SACTOR

Applicant:

George L. Payet

Group Art Unit:

1751

Serial No.:

09/267,654

Examiner:

C. Ingersoll

200

Filed:

March 15, 1999

For:

Textile Finishing Process

ASSOCIATE POWER OF ATTORNEY

Assistant Commissioner for Patents Washington, DC 20231

Dear Sir:

Procter & Gamble AG, 1 Rue Pre de la Bichette, 1211 Geneva 2, Switzerland, is Assignee of application Serial No. 09/267,654 by virtue of an Assignment (copy attached) executed September 30, 1999, by American Textile Solutions, Inc., 5050 Section Avenue, Cincinnati, Ohio 45212, which had been the assignee by virtue of an Assignment (copy attached) executed March 25, 1999, by American Laundry Machinery, 5050 Section Avenue, Cincinnati, Ohio 45212, which had been the assignee by virtue of an Assignment (copy attached) executed March 12, 1999, by inventor George L. Payet, 7781 Gwenwyn Drive, Cincinnati, Ohio 45236.

The Examiner is requested to recognize Brian Bolam, Registration No. 37,513, The Procter & Gamble Company, and Ronald J. Snyder, Registration No. 31,062; James D. Liles, Registration No. 28,320; Holly D. Kozlowski, Registration No. 30,468; Phillip A. Rotman II, Registration No. 38,290; Martin J. Miller, Registration No. 35,953; Victor C. Moreno, Registration No. 40,732; Jackie A. Zurcher, Registration No. 42,251; John V. Harmeyer, Registration No. 41,815; Scott N. Barker, Registration No. 42,292; Geoffrey L. Oberhaus, Registration No. 42,995; Joseph P. Mehrle, Registration No. P-45,535; John P. Colbert, Registration No. P-45,765; and Stephen S. Wentsler, Registration No. P-46,403, my attorneys, c/o Dinsmore & Shohl LLP, 1900 Chemed Center, 255 East Fifth Street, Cincinnati, Ohio 45202, (513) 977-8200 in this application.

The undersigned acknowledges that he/she is empowered to act as set forth herein on behalf of the assignee.

The undersigned hereby declares that all statements made herein of his/her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

计算少数计。

PROCTER & GAMBLE AG

S.H. Karpat

Directors

February 7, 2000

February 7, 2000

Fig. 1

ASSIGNMENT

병종, 그래를 하고 하

AMERICAN TEXTILE SOLUTIONS, INC., an Ohio corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filling date, that was, is or will be related to any Foreign Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to PROCTER & GAMBLE

MS

AG, a corporation organized and existing under the Laws of Switzerland, having its principal place of business at 1, rue du Pre de la Bichette, 1211 Geneva 2, Switzerland, hereinafter "ASSIGNEE", the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possessions.

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) identified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties.

ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

·西蘭女教, 机圆筒 (1.46 m) - (3.7

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filling, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that : , ; ; lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment not been made. The rights and obligations of ASSIGNOR under this instrument shall extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and legal

K4)

and the second second

representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal this 30 day of September, 1999.

AMERICAN TEXTILE SOLUTIONS, INC.

Signature

AMTHOUT Y. STRIKE PRESIDENT

Print Name and Title '

	15 Number:	3	UTTUSAX	7.26 /			
Box Number V — Designation of S			15/27/2	· · · · · · · · · · · · · · · · · · ·			
							
The following designations are here: Regional Patent:	ry made under Rule 4.9	(a) (Mark	the applicable boxes; at least on	e must be merzezi)			
x. AP ARIPO Patents. CH Gha	una, GM Gambia, ICE Kenya, n which is a Concracting State	لك لختوط ولا يون إلى ال	ia, MW Mairwa, SD Sudan, SZ Jame Protocol and of the PCT.	Swamined, UG Uganda, ZW			
X EA Eurasian Patent: AM A RU Russun Federation. U T Conversion and of the PCT.	imena. AZ Azerbanan, SY i Ajikistan, TM Turkmenistan, a	Belatus. K and any oc	G Kyrzyrsun, KZ Kerrenen, M der State wücht is & Contracting .	D Republic of Mokiova. State of the European Patent			
DK Denmark, ES Soun, FI	European Patent: AT Ausma, BE Belgium, CH and LI Switzerland and Liecturessian, CY Cyprus, DE Germany, DK Denmark, ES Soum, FI Finland, FR France, GB United Kingdom, GR Greece, E Ireland, IT Italy, LU Luxembourg, MC Monaco, NL Netherlands, FT Portugal, SE Sweden and any other state which is a Contracting State of the European Patent						
GA Gabon, GN Guines, ML	Mati. MR Mauricana, NE Ni	icer. SN S	epnesic. CI Congo, CI Che a'll enegal. TO Chid. TO Togo, and and of prosecuta or treasment di	ANY OCHER SCHOOL WINCOL IS &			
National Patent (if other kind of process	on or treatment destress, speci	cáv ca cooc	lise provided)				
M AL Albania	 						
E AM Armenia		27 777	1				
SI AT Austria			Latvia Republic of Moldova				
XI AU Australia			Madagascar				
N AZ Azerbaijan			The former Yugosiav Repu	bile of Macegonia			
XI BA Bosniz and Herzegovica KI BB Barbados			Meagoila				
II 3G Bulgaria		ZI MW	Malawi				
N 3R Brazil			Mexico				
20 BY Betarus		Z NO	•	•			
EL Camada		EI PL	New Zesiand Polsod				
CH and LI Switzerland and Lie	chtenstein	SIPT	Portugal				
M CN China		Z RO					
II CUE Cuba		EI RU					
El CZ: Crech Republic DE: Germany		N SD	Soden				
N DK Denmark		II SE	Sweden				
SI FE Estania		n sc	Zindathote				
EC ES Spain		D SI	Storenia				
El Fishend		ZI SK					
20 GB United Kingdom		SI SL	Sierra Leone Tailidana				
M GE Georgia			Turkmenutan				
GH Chana			Turkey				
M GM Gambia M GW Guissa-Aisrau		II TT	Trinided and Tohago				
A HU Hongary		KD UA					
KI IL. Israel			Ugenda				
X ID Indonesia		u us	United States of America				
XI IS Iceiand		zi uz	Uzbekietan				
II JP Japan			Viet Nam				
X KE Kenya		_	Yugosiavia				
I KG Kyrgyrsten I KP Democratic People's Republic	of Kome	\$1 ZW	Zimbahwa				
E KR Republic of Korsa.	. or morex	Check-b	nest below reserved for damps con-	States for the purpose of B			
KI KZ Kezakstan		continuet :	patenti which here seems party t				
LC Saint Lucia							
XI LK Sri Lanks		⊐		· · · · · · · · · · · · · · · · · · ·			
TI LR Liberia							
I LS Lasotho		<u> </u>					
X I.T Lithuania							
I LU Laxembourg							

In addition to the designations made above, the applicant also states under fulle 4.9(b) all designations which which is present times that the perfect of the property of the

				- Manager		1	I WITTING	9/12739
_				et Number:		3	1701/42	7/05/07
			r V — Designation of Stat				·	
Th Re	e tolle	owio i Pa	ig designations are hereby i	made under Rule 4.9(a	1) (N	(ark ti	a applicable boxes: 1f least (ous imist pe mittag)
XI	AP	r	ARIPO Patenta, CH Ghana. Zimbabwe and any senar State w	GM Gambia. KE Kanya. L nacis is a Contracting State o	ما ک ده نه	some. Harn	MW Malawa, SD Sudan, SZ ne Promoni and of the PCT.	Z Swaniand. UG Uganda, ZW
ς. -	EA	RU Russian Federation. Ti Tajikistan. TM Turkmomstin. and any other State which is a Contracting State of the Printing State of the						
<u>x</u> _	EP	European Patent: AT Austria. BE Beignim. CT and U Switzerland and Liectonnstein. CY Cyprus. DE Germany. DK Denemark. ES Spain. FT Finand. FR France. GB United Kingdom. GR Greece. iE Instand. IT Insty. LU Livembourg. MC Momen. NL Neuterlands. PT Portugal. SE Sweden and any other table which is a Contracting State of the European Patent Contraction and of the PCT.						
<u>x</u>	OA		OAPI Patent: SF Burkins Fa GA Gabon, GN Guinea, GW Gu State which is a member State of specify:	inea-dissau, ML Male, MR OAPI and a Confracting Sc	Maus aus o	the P	. NE Miger. SN Semegal. The CT. If owner kind of protect	CORU ICI IDES THE STATE OF SERVICE
Υa	tiona	i Par	LENE (if other kind of protection (סר ורפענתכתו פכטעים. אספכורי	7 00	one line	: provided)	
X	AL A	ihan	12		-	* *	Laureton	,
	AM A					LS LT	Lesotho Libuania	
		Aus				ш	finempourg	
			raiis mailes			LY	Latria	
			rbaijan sia and Herzegovina		IJ	MD	Republic of Moldava	
			isdes		XI	MG	Madagascar	t W C. B. Commission
	11 1000	Bui					The former Yugoslav R	Thanks of Macedogia
C	BR	Bra					Mangolis Molecui	
	BY	Bels	rus .		_		Malawi Maxico	
		Can				NO	Notarah Marana	
	CH a			enstem		NZ	New Zealand	
	THE	Crit	 .			PL	Polend	
	10.0	Crip	a dz Republic			PT	Portugui	
	11. 3.	_	DEDA TO VORANCE		_	RO	Romania	
_			mark			RU	Rossian Federation	
_		Esto			_	SD	Spring	
X.		Spai			_	SE	Sweden Singapore	
	,TAX	Flat				5I	Slovenia	
_		_	ed Kingdom			5K	Siovakia	
		Geo	reda reia		IJ	SL	Sierra Laore	
		Gha	•			H	Tajikistan	
	CEA	Gass			_		Turkmenistan Tookse	
		Cros			E.	TT	Tackey Trinidad and Tobago	
			Serial Control of the				Ukraine	
	IL .			•			Uganda	
_	_	Indi	neia				United States of Amer	ic1
	_	last						
-		Japa		-		UZ		
		Ken				אץ	Viet Nam Yugosiaria	
			Craten		•	770	Therebeaters	_
			ocratic People's Republic of	Korea				ncing States (for the purposes of a
			eblic of Kores ekstan			maret (numet) which have become pt	ery to the PCT stier immunes of this
			t Lucia		323			
			Lanks		а			

n migy

From the properties of the designation and constructed toos. Candermann of a constructed of the designation of the designation of the structure of the structur

B

<u>ASSIGNMENT</u>

TOP REPORT OF A TOP OF THE T

潮

AMERICAN LAUNDRY MACHINERY, INC., a Delaware corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of record of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

the officers

30

" PS (**)

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to AMERICAN TEXTILE SOLUTIONS, INC., hereinafter "ASSIGNEE", a corporation of the state of Ohio, having its principal address at 5050 Section Avenue, Cincinnati, Ohio, 45212, USA, the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possession. ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) dentified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply l Li anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties. ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

CONSTRUCTION OF THE STATE OF TH

and the second

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment The rights and obligations of ASSIGNOR under this instrument shall not been made extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and

and and a state of the factors

. var mitrava **Vitaliji ka**kta

the tast that the tast that the team to be the tast to be

legal representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal as of the 25th day of March, 1999.

AMERICAN LAUNDRY MACHINERY, INC.

ANTHONY Y. STRIKE PRESIDENT

Print Name and Title

APPENDIX A

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY

e en jedinger och file

SERIAL NUMBER

U.S.

Provisional 60/046,298

U.S.

09/075.334, now USP 5, 885.308

(Corresponding to Provisional 60/046 298)

IJ. S.

09/270.061

(Continuation of 09/075,334;

Patent Cooperation Treaty (all available countries - See list

PCT/US98/09367

(Corresponding to (09/075,334)

attached)

DURABLE PRESS/WRINKLE FREE PROCESS - RAYON

COUNTRY

SERIAL NUMBER

U.S.

ı ide # Tem 9

the think than Bush

09/153,319

TEXTILE FINISHING PROCESS

COUNTRY

SERIAL NUMBER

Ų. S.

09/267,654

Patent Cooperation Treaty (all available PCT/US99/03739

countries - See list

(Corresponding to 09/163,319 and 09/267,654 with added subject matter)

attached)

Secon & Thomas (X)

TEXTILE FINISHING PROCESS (continued)

OUNTRY SERIAL NUMBER

gentina 990101262

angladesh 34/99

2. 经销售货

bile 530/99

clomcia 99017428

Egypt 305/99

Hong Kong Will Grant From Chinese Patent (designated under PCT)

ndia 0317/MAS/99

alaysia P! 9901055

'ereccc 25.504

ikistan 204/99

ru 000234 99

illippines 1-1999-00593

audi Arecia 99200120

outh Africa 99/2212

aiwan - 88104401

angier 1717

railand 049475

enezuela 528-99

Bacon & Thomas

APPENDIX A

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY

SERIAL NUMBER

U.S.

Provisional 60/046.298

U.S.

09/075.334, new USP 5, 885.308

Law states are in the depotent of the second control of

5. 48 B.C.

1300

(Corresponding to Provisional 60/046 298)

U.S.

09/270.061

(Continuation of 09/075,334)

Patent Cooperation
Treaty (all available

PCT/US98/09367

countries - See list

(Corresponding to (09/075,334)

attached)

DURABLE PRESSWRINKLE FREE PROCESS - RAYON

COUNTRY

SERIAL NUMBER

U.S.

: :<u>.</u>

F F

09/153,319

TEXTILE FINISHING PROCESS

COUNTRY

SERIAL NUMBER

U.S.

09/267,654

Patent Cooperation
Treaty (all available
countries - See list
attached)

PCT/US99/03739

(Corresponding to 09/163,319 and 09/267,654 with added

subject matter)

Bacon & Thomas

TEXTILE FINISHING PROCESS (continued)

Contraction (Mark March 1995)

. .

OUNTRY SERIAL NUMBER

gentina 990101262

. 4. Sec. 1955

angladesh 34/99

hile 530/99

olombia 99017428

Egypt 305/99

-ong Kong Will Grant From Chinese Patent (designated under PCT)

ndia 0317/MAS/99

alaysia Pl 9901065

'oroccc 25.504

Han Jon to Be dean Land Ind Be

Special Street Street Street Street

akistan 204/99

ru 000234 99

ilippines 1-1999-00593

audi Arabia 99200120

outh Africa 99/2212

aiwan 88104401

langier 1717

:ailand 049475

enezuela 528-99

Bacon & Tromas

	•		1 2000	yramet:		د	1 PULL 1 X PC 1/11/11/11/11
xx.V	umbe	r V — Designation of St	ates ,				
	ilowu nai Pr		, mane	Rue 4.9	(a)	(Mai	rue the abbricapte power: at teen one were be marked)
. A	P						odio, MW Mairws, SD Sudao, SZ Swamland, UG Uganda, ZT Hararo Protoccol and of the PCT.
	:A	Eurasian Patent: AM An RU Russun Federation. IT Taji Convention and of the PCT.	nenu. AZ ikiszan. IS	Azerbanan, SY E (Tuckmenistra, a	iel aci	TIME !	KG Kyrgyesian. KZ Karzisten. MD Republic of Moldova. octer State which is a Contracting State of the Eurasian Paints.
European Patent: AT Austra. EE Belgam, CH and LI Switzens OK Denmark. ES Soun. FI Finland. FR France. GB United Kingdom MC Monaco. NL Netherlands. PT Portugal. SE Sweeten and any other Convenient and of the PCT.				om, GR Green, E Ireland, IT halv, LU Luxambourg.			
	A	GA Gabon, GN Guines, ML M member State of GAPI and a Co	ali, MR M	laurmana. NE Mig State of the FCT.	<u>er</u> !{	SN S	Republic. CG Congo, CI Côte d'Iveur. CM Cameroon. Senegai. TO Chad. TO Togo, and any other Some words is a r kind of protection or treatment desired, please specialy:
		LECE (if other kind of protection	or treatm	ent desired, specif	v <	a me	: line provided)
	Alban						
	Arme	·			Z?	w	Latvia
AT AU	Aus	raiia				_	Republic of Moldava
AZ		baijan			_		Madagascar
BA	11 122	uia and Herzegovica					The former Yugosiav Republic of Macegonia
BB		secs			S)	MN	i Mengoin
BG	Bulg	2 <i>F</i> i2		1	IJ	MW	V Malawi
BR	Braz			į	Ü	MX	Mexico
BY	Beta	rus				-	Norway
CY	Can	ida			_		
CH	and L	I Switzerland and Liecht	Costeix	7	_	PL.	Palanci
C7	Chh				=	bi.	Porcogsi
ದ	Cubi	-					
Œ		n Republic			_	RU SD	
DE	Ger	•		_	_	SE	Sudan Sweden
DK	Desc			-		SG	Sinespare
EE ES	Spei				_	si	Slavenia
FI	Field	-			_		Sloveicia
GB		ai Kingdom			_	SL	Sierra Leone
CΞ	Geor			3	3	IJ	Tajlichean
GĦ	Gha	_			3	TM	Turismenusan
GM	Gam	ota.		2	3	TR	Turkey
GW	Guin	ea-Bissau			_		Trinidad and Tobago
HU	Hong	ELTY					Ukrains
IL	lerse:						Uganda
ID	Indo				1	US	United States of America
IS .	[ceis:				7	UZ	Ushekietun
IP.	Japan	_		_	_		Viet Nam
KE KG	Keny			_	_		Yugataria
CP		rzsten erztie People's Republic of	¥	_	_		Zimbahwe
Œ		bile of Kores	1WI CA	C		ck-bes	une below reserved for designacing Sixon (for the purposes of a
ĊZ	Kere			84	4		passed which have beauthe party to the PCT after beauties of this
ᅙ		Lucia		44		T	
X	Sri L			-	7		
	Liber				•		
S	Lasor	·= ·		ā			
I	Lithu				•		
IJ	LUX	nbourg					

Section 1997 - Commission of the Commission of t

1 1 1 1 1 1 1 1 1 1 1

575

Litton to the designations made above, the applicant also makes under Rule 4.9(b) all designations which would be persuade under the PCT except the statement of
potant designation which independent of the substitution and the substitution and the substitution of the substitution and the substitution and the substitution of the substitution and substitutio

e de la companya del companya de la companya del companya de la c	
15	V-rapper: 3 1+C-1/1/5 2/03739
Box Number V - Designation of States	3 1401/42, 193734
	under Ruie 4.9(a) (Mark the applicable boxes: 11 least one must be marked)
Regional Patent:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
x: AP ARIPO Patent: GH Ghans. GM G Zimbabwe and any other State which is:	ambia. KE Kenya. LS Latomo, MW Malawa. SD Sudan, SZ Swamland. UG Uganda. ZV a Companing State of the Harase Protocol and of the PCT.
C. EA Eurasian Patents AM Armenia. Al Ru Russian Federation. Il Tajikistan. Il Convention and or the PCT.	Z Azerdunan, BY Belanis, KG Kyrgyesum, KZ Kazaksian, MD Republic of Moldova. M Turkmemium, and any other State which is a Contracting State of the Eurasian Panim
- ES Spain. FT Finiang, FR France, GB U	Beignum, CH and LI Switzerrand and Linchtsmutern. CY Cypres. DE Germany, DK Denn nuon Kingsom, GR Greece, IE Inclund. IT Italy, LU Lucembourg, MC Mosson. n and any other state worth is a Contracting State of the European Patent Conversion and
State which is a member state of OAPI at appearity:	lenin. CF Central African Republic. CI Congo. CI Côte d'Ivuire. CM Cameroon. Lau. ML Mali. MR Mauntaine. NE Niger. SN Serieges. TD Chad. TO Togo. 200 any other au 2 Contracting State of the PCT. If other kind of protection of treasurer general pleas
National Patent (if other kind or protection or tream	ent desired. Specify on the line provided)
SI AL Albania SI AM Armenia	II LS Lesotho
ZI AT Austria	Z LT Lithumia
N AU Austratia	C III Linzmoury
S AZ Azerbaijan	SI LV Latria
I BA Bosniz and Herzegovina	I MD Rapunife of Moldova
E BE Barbados	N MG Madagascar
N BG Bulgaria	I MK The former Yugoslav Republic of Macedonia
I BY Belgrus	II MN Mongolia II MW Malawi
II CA Gamana	10 MC Mexico
CH and LI Switteriano and Liechtenstein	21 NO Norway
I CY China	II NZ New Zealand
[Cij Cuba	E PL Poland
CZ Czech Republic	E PT Portugai
DE Garmany	I RO Romania
3 DK Denmark	I RU Russian Federation
S EE Estonia	N SD Sudan
I ES Spain	I SE Sweden
FI Finland	II SG Singapore II SI Slovenia
GB United Kingdom	El SI Slovenia El SK Slovenia
IGD Greends IGE Georgia	II SL. Sierra Leene
GH Ghana	E TJ Tellkister '
GDI Gambia	II TM Turkmenistan
HR Crostis	El TR Tuckey
HU Himpary	Z TT Trinidad and Tobago
II. Israei	M UA Ukraise
ID Indonesia	UG Uganda
IN India	US United States of America
IS Iceland	II UZ Uzhakieran
JP Japan KE Kenya	T YN Ylet Nam
KG Kytyystun	El YU Yugosiavia
KP Democratic People's Republic of Korea	Z ZW Zimbabwe

ā___ necessary Designation diluterance in accusing to the operational mass above, the appears also strain under A-P(b) all other companies where were being under the PCT course any designations; indicates in the Supplemental Box to being estimated from the access of this summers. The appears estimated accusional designations are region to constrained and the any designation which he are constrained before the coursement of 15 means from the priority was a to prepare as wendrawn by the Supplement at the constrained by the Supplement at the constrained by the Supplement and constrained from Constrained of the designation and constrained from . Constrained of a designation where were the designation and constrained from . Constrained when the designation and constrained from .

Republic of Kores

Kernkstan LC Saint Lucia

Sri Lanka

LR Liberia

KR

LK

Chark-bonus color reserves for designating States (for the purposes of a cament passes) which have become parcy to the PCT after immunes of this

14.200

ASSIGNMENT

WHEREAS, I, George L. PAYET whose post office address(es) appear(s) below, hereinafter referred to as ASSIGNOR, have invented certain new and useful improvements in TEXTILE FINISHING PROCESS (hereinafter referred to as the INVENTION) for which an application for United States Letters Patent having the aforementioned title and attorney docket REF/CIP19 was executed on even date herewith.

WHEREAS, AMERICAN LAUNDRY MACHINERY, INC. whose post office address is 5050 Section Avenue, Cincinnati, Ohio 45212-2099, USA, hereinafter referred to as ASSIGNEE, is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world:

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, I (we), Assignor, by these presents do sell, assign and transfer unto said Assignee, the entire right, title, and interest in and to said Invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part and reissue of said application; and the entire right, title and interest in and to the said Invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded Assignor under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said Invention.

ALSO, Assignor hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said Invention, including additional documents that may be required to affirm the rights of Assignee in and to said Invention, all without further consideration. Assignor also agrees, without further consideration and at Assignee's expense, to identify and communicate to Assignee at Assignee's request documents and information concerning the Invention that are within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument. Assignor's obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE's sole use and behoof; and for the use and behoof of ASSIGNEE's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Continued on next page....

ASSIGNMENT Utility - Sole/Joint -Page Two

ASSIGNOR authorizes any member of the firm of *Bacon & Thomas* to insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office.

The state of the s

Assignor Name George L. Payet	Address 7781 Gwenwyn Drive Cincinnati, Ohio 45236		
Where Signed Cincinenati, Thio			
Date Mazil 12, 1999	Signature Hory Down Byst		
Witness (optional)	Witness (optional)		
Print/Type Nume	Print/Type Name		
Signature	Signature		